have his costs taxed, and if they are not immediately paid he shall have judgment for the costs so taxed; provided, however, that when two or more causes of action are joined in one suit. and payment shall be made on account of one or more of said causes of action, the costs shall be apportioned by the court; and when any cause or causes of action upon account of which the plaintiff shall have paid money into court by way of compensation, and amends shall have been added, by way of amendments, the defendants shall be entitled to tax the costs which shall have accrued after said amendment only, or the plaintiff may reply that the sum paid into court is not enough to satisfy the claim of the plaintiff in respect of the matter to which the plea is pleaded, and in the event of an issue thereon being found for the defendant, the defendant shall be entitled to his costs, the same to be apportioned by the court where there are two or more causes of action joined as aforesaid, and the plaintiff shall be entitled to so much of the sum paid into court as shall be found for him.

P. G. L., (1860,) art. 75, sec. 21. 1852, ch 177, sec. 10.

22. It shall not be necessary to state the name by which land may have been patented, in declarations in actions of ejectment, dower, trespass or case, but the same may be described by abuttals, course and distance, by any name it may have acquired by reputation, or by any other description certain enough to identify the same.

Budd v. Brooke, 3 Gill, 198. Tyson v. Shuhey, 5 Md. 540. Clary v. Kimmell, 18 Md. 246.

Forms of Pleadings.

- P. G. L., (1860,) art. 75, sec. 22. 1856, ch. 112, secs. 58-137. 1888, ch. 547.
- 23. The forms of pleadings which follow shall be sufficient; and the like forms may be used, with such modifications as may be necessary to meet the facts of the case; but nothing herein contained shall render it erroneous or irregular to depart from said forms, so long as substance is expressed.

Merryman v Rider, 34 Md. 98. Gott v. State, 44 Md. 319. Swem v. Sharretts, 48 Md. 408. Penniman v. Winner, 54 Md. 137. Tradesmen's Bk. v. Green, 57 Md. 605.